in the several counties in this state and prescribing their jurisdiction, the justices of the several courts are required to meet at least once in every month; And whereas, it has been found by experience that the frequency of the meeting of said courts, in Dorchester county, is not authorized by the amount of business brought before them, and consequently productive of more expense than was contemplated; therefore,

Court once in three months.

SEC. 1. Be it enacted, by the General Assembly of Maryland, That from and after the first day of May next the justices of the several district courts in Dorchester county, or any two of them, are authorized and required to hold a court at least once in every three months, or oftener if the public convenience may require, in their respective election districts in said county, any thing in the original act to the contrary notwithstanding.

Repealing clause.

SEC. 2. And be it enacted, That any thing in the original act, to which this is a supplement, requiring the judges of said district courts to hold a court once in each month, be, and the same is hereby repealed.

(*1835)

A Supplement to an Act, entitled, an Act to establish Magistrates' Courts in the several Counties of this State, and to prescribe their Jurisdiction, passed March, eighteen hundred and thirty-six*, chapter two hundred and one.—1838, ch. 65.

Fees instead of per diem. Be it enacted, by the General Assembly of Maryland, That from and after the first day of June next, the justices composing the district courts in each of the election districts of Dorchester county, shall be entitled to their fees according to the provisions of the original act to which this is a supplement, instead of the per diem allowance.

Repealing clause.

SEC. 2. And be it enacted, That all acts and parts of acts repugnant to or inconsistent with this act, are hereby repealed.

METHODIST CAMP MEETINGS.

1816, ch. 25; 1823, ch. 126, repealed by 1824, ch. 53, ante page 803.

MILLS.

An Act, entitled, an Act to encourage the building of Horse-Mills and Wind-Mills, in Dorchester and St. Mary's Counties.—1819, ch. 20.

Owners of horse or wind-mills may demand ouesixth for grinding. SEC. 1. Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, any master, owner, miller, or other person, properly belonging to or otherwise owning any horse-mill or wind-mill in said counties, be and is hereby authorized to ask, demand and receive, for grinding any quantity of corn or rye, by him or them so ground as aforesaid, the sixth part, and shall not receive, ask or demand, any toll more than is hereby allowed by this act, under the penalty of